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1 2 3 4 5	Yosef Peretz (SBN 209288) Emily A. Knoles (SBN 241671) Michael D. Burstein (SBN 248516) PERETZ & ASSOCIATES 22 Battery Street, Suite 202 San Francisco, California 94111 Telephone: (415) 732-3777 Facsimile: (415) 732-3791	
6 7	Attorneys for Plaintiffs YESENIA GUITRON and JUDI KLOSEK	
8 9 10		ES DISTRICT COURT DISTRICT OF CALIFORNIA
11	YESENIA GUITRON and JUDI KLOSEK,	CASE NO. CIV-10-03461 CW
13 14 15	Plaintiffs, vs.	INDEX OF EVIDENCE AND EVIDENCE IN SUPPORT OF PLAINTIFFS' OPPOSITIONS TO DEFENDANTS' MOTION TO SEVER AND MOTION FOR SUMMARY JUDGMENT
16 17 18 19 20	WELLS FARGO BANK, N.A.; WELLS FARGO & CO.; PAM RUBIO; and DOES 1-20,  Defendants.	Date: December 22, 2011 Time: 2:00 p.m. Place: Courtroom 2 Arbitrator: Honorable Claudia Wilken
21 22	PLAINTIFFS' INDEX OF EXHIBITS	
23 24		Declaration of Yosef Peretz in Support of ion to Defendants' Motion for Summary Judgment
25		Declaration of Yesenia Guitron in Support of ion to Defendants' Motion for Summary Judgment
26 27 28	Exhibit 3 Plaintiffs' Opposit	Declaration of Judi Klosek in Support of ion to Defendants' Motion for Summary Judgment
	1	

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1	Exhibit 4
2	Exhibit 5
3	Exhibit 6
4	Exhibit 7
5	Exhibit 8
7	Exhibit 9 Declaration of Marcela Franco
8	Exhibit 10
9	Exhibit 11 Declaration of Matthew Taylor
10	Exhibit 12. Excerpts of Deposition of Pam Rubio
11	on August 24, 2011
12	Exhibit 13Excerpts of Deposition of Isook Park
13	on August 31, 2011
14	Exhibit 14
15 16	Exhibit 15 Excerpts of Deposition of Greg Morgan on August 30, 2011
17 18	Exhibit 16 Excerpts of Deposition of Mary Crisp Vol. I on September 1, 2011
19	Exhibit 17Excerpts of Deposition of Mary Crisp Vol. II
20	on October 25, 2011
21	Exhibit 18. Excerpts of Deposition of Liz Mendez
22	on October 12, 2011
23	Exhibit 19
<ul><li>24</li><li>25</li></ul>	Exhibit 20 Excerpts of Deposition of Deborah Cook on September 15, 2011
26	Exhibit 21Excerpts of Deposition of Yesenia Guitron Vol. I
27	on May 12, 2011
28	

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1	Exhibit 22 Excerpts of Deposition of Yesenia Guitron Vol. II on July 19, 2011
2	
3	Exhibit 23 Excerpts of Deposition of Judi Klosek Vol. I on July 25, 2011
4	Exhibit 24 Excerpts of Deposition of Judi Klosek Vol. II
5	on July 26, 2011
6	Exhibit 25 Excerpts of Deposition of Hale Walker
7	on September 15, 2011
8	Exhibit 26 Excerpts of Deposition of Jodi Takahashi
9	on September 14, 2011
10	Exhibit 27 Excerpts of Deposition of Corina Zavaleta on September 2, 2011
11	
12	Exhibit 28 Excerpts of Deposition of Diana Brandenburg on September 13, 2011
13	Exhibit 29 Excerpts of Deposition of Susan Eagles-Williams
14	on September 29, 2011
15	Exhibit 30 Excerpts of Deposition of Rebecca Garza
16	on October 14, 2011
17	Exhibit 31 Excerpts of Deposition of John Alejo
18	on September 14, 2011
19	Exhibit 32 Excerpts of Deposition of Chris Sipes on September 20, 2011
20	
21	Exhibit 33 Defendant Wells Fargo Bank, National Association's Response to Plaintiff Judi Klosek's Interrogatories, Set Four, No. 23
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23	Exhibit 34
24	Exhibit 35Defendant Wells Fargo Bank, National Association's
25	Response to Plaintiff Yesenia Guitron's Request for Admissions, No. 30
26	Exhibit 36Defendant Wells Fargo Bank, National Association's
27	Response to Plaintiff Judi Klosek's Request for Admissions, Set OneNos. 54-55
<i>- 1</i>	

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1	Exhibit 37	
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3	Exhibit 38	Wells Fargo Bank Store Manager Incentive Plan WFB 4373-83
5	Exhibit 39	Job Descriptions of Personal Banker I and Personal Banker II WFB 4264
6 7	Exhibit 40	
8	Exhibit 41	
10	Exhibit 42	
11 12	Exhibit 43	Team Member Handbook WFB 52-177
13 14	Exhibit 44	
15 16	Exhibit 45	Training Log and Certification Policies WFB 192-96
17	Exhibit 46	E-mail dated March 12, 2010, WFB 4055-4056
18 19	Exhibit 47	
	Exhibit 48	Employee Service Center Call Tracker Ticket #8815984 WFB 595
21 22	Exhibit 492	009 2nd Quarter Performance Review for Yesenia Guitron, Version A WFB 3155-66
<ul><li>23</li><li>24</li></ul>	Exhibit 502	2009 2nd Quarter Performance Review for Yesenia Guitron, Version B WFB 3167-78
<ul><li>25</li><li>26</li></ul>	Exhibit 512	2009 2nd Quarter Performance Review for Yesenia Guitron, Version C P 3642-53
27 28	Exhibit 522	009 2nd Quarter Performance Review for Yesenia Guitron, Version D P3654-65

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9	Exhibit 57
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12	Exhibit 59 Email dated January 11, 2010, WFB 2093
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17 18	Exhibit 63Memorandum dated June 9, 2008, WFB 2775
19	Exhibit 64Email dated September 19, 2008, WFB 2692
20	Exhibit 65Email dated March 3, 2009, WFB 3428-29
21	Exhibit 66Memorandum dated August 18, 2009, WFB 2776
22	Exhibit 67 Email dated August 31, 2009, WFB 1987-89
23	Exhibit 68 Email dated September 4, 2009, WFB 2915
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25	Exhibit 69Account Transaction Detail, WFB 2550
26	Exhibit 70 Email dated October 28, 2009 WFB 9706-29
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3	Evhibit 06 Email dated 0	ectober 9, 2009 re: follow-up, P 3451-52
4	4 Exhibit 97 Ethics ho	otline report #113161485, WFB 9894-95
5	5 Exhibit 98Em	nail dated March 2, 2010, WFB 1684-85
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7 8	Exhibit 100Ethics Line-Spe	ecific Information, Report #113172029, WFB 9577-81
9	9 Exhibit 101Ema	il dated November 3, 2009, WFB 1792
10 11	Exhibit 102Ethics Line-Spe	ecific Information, Report #113176890, WFB 9587-91
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3	Exhibit 117Email dated December 4, 2009, WFB 1960
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5	Exhibit 119. Email dated January 12, 2010, WFB 1934-39
6 7	Exhibit 120
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10	Exhibit 122Email dated February 22, 2010, P 6138
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23 24	Exhibit 133Memorandum dated March 9, 2010, WFB 3934-45
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26	Exhibit 135Memorandum dated March 16, 2010, WFB 3996-97
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3	Exhibit 138 Email dated June 15, 2010, WFB 4106-09
4	Exhibit 139 Email dated August 2, 2010, P 6579-80
5	Exhibit 140Letter dated September 1, 2010, P 6598-99
6	Exhibit 141Letter dated September 9, 2010, P 6600
7 8	Exhibit 142Email dated January 24, 2011, P 6631
9	Exhibit 143Defendants' Initial Disclosures, dated 2-22-11
10	Exhibit 144Plaintiffs' Amended Initial Disclosures, dated 3-23-11
11	Exhibit 145Email dated March 17, 2011
12	Exhibit 146 Expert Witness Dr. Richard George's curriculum vitae
13	and list of testimonies
14	Exhibit 147Wells Fargo Bank's Code of Ethics and Business Conduct WFB8568-8587
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16	Exhibit 148
17 18	Exhibit 149
	P0287-0290
19 20	Exhibit 150
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21 22	Exhibit 151
23	Dated November 26, 2008
24	Exhibit 152Julie Tishkoff's Complaint Under Section 206 of the
25	Sarbanes-Oxley Act on Wells Fargo Bank
26	Exhibit 153CLR Search.com, Pope Valley, California 94567
27	Demographics—Summary
28	Exhibit 154

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}  -	Exhibit 156Advameg, Inc., Demographics of Green Bay, WI
;	Exhibit 157Branch locator for Associated Bank in Green Bay, WI
5	Exhibit 158Branch locator for Bank of the West
'	Exhibit 159Branch locator for Cathay Bank
3	Exhibit 160Branch locator for City National Bank
,	Exhibit 161Branch locator for East West Bank
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2	Exhibit 163Branch locator for Bank of America
3	Exhibit 164Branch locator for Chase Bank
_	Exhibit 165Branch locator for Citi Bank
	Exhibit 166Branch locator for Partners of America Bank
,	Exhibit 167Branch locator for Union Bank
3	Exhibit 168Branch locator for US Bank
)	Exhibit 169Branch locator for Wells Fargo Bank
)	Exhibit 170Email dated January 9, 2011, WFB 2636
	Exhibit 171Email dated January 31, 2010, WFB 2024-2052
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ļ ;	Exhibit 173
5	Exhibit 174
3	Exhibit 175Documents regarding Gustavo Herrera, P4610, 4613-4618

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12	Exhibit 209	Email dated April 15, 2011 from Hale Walker, WFB 6712-13
13	Exhibit 210	Declaration of Becky Garza
14	Exhibit 211	Email dated January 12, 2009, WFB 8498
15	Exhibit 212	Email dated June 18, 2009, P 5467-69
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18		
19	Date: December 8, 2011	PERETZ & ASSOCIATES
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21		
22		By: <u>(-) <i>Yosef Peretz</i></u> Yosef Peretz
23		Attorneys for Plaintiffs YESENIA GUITRON and JUDI KLOSEK
24		GOTTKOIV and JODT KLOSEK
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